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***	U			FOR THE NOR	THERN DISTRICT OF CALIFORNIA	
	UNITED S	TATES OF AM	ERICA, Plaintiff,		Case Number (R-OBmi-70277) ORDER OF DETENTION PENDING TRIAL	PVT
	Uscar	Ovalos-	Sancla efendant.		ORDER OF DETENTION PENDING TRIAL	
	Assistant U. Part I. Pri	S. Attorney <u>(</u> SUMPTIONS AP	Kennede	<u> </u>	C(f), a detention hearing was held on May 16.  The United States was represented	l by
C	convicted of offense, and offense, and	The defendant i a prior offense of a period of not r t, whichever is l	s charged with an off lescribed in 18 U.S.( nore than five (5) yea ater.	ars has elapsed sir	18 U.S.C. § 3142(f)(1) and the defendant has be ile on release pending trial for a federal, state once the date of conviction or the release of the pe	r local erson from
Sa	This afety of any	establishes a rel other person and	outtable presumption I the community.	that no condition	or combination of conditions will reasonably as	sure the
Y	1/1	here is probable committed an c	cause based upon (	the indictment) (t	ne facts found in Part IV below) to believe that t	he
	A.				f 10 years or more is prescribed in 21 U.S.C. § 8	301 et
	B. This e	under 18 stablishes a rebi	U.S.C. § 924(c): use	of a firearm duri	ng the commission of a felony. or combination of conditions will reasonably ass	
	* A+N	presumption a	polies.	cry or me commu	nity.	ure me
PA	RT II. REBU / / Th	TTAL OF PRESU e defendant has	IMPTIONS, IF APPLICATIONS OF THE PROPERTY WAS A SECOND TO THE PROPERTY OF THE	ABLE	o rebut the applicable presumption[s], and he th	
wil	l be ordered // Th	detained. e defendant has	come forward with e	evidence to rebut t	o reput the applicable presumption[s], and he the he applicable presumption[s] to wit:	erefore
PAR	TIII. PROC	DE (WHERE PRO	of shifts back to the SUMPTIONS REBUTT	United States.		<b>–</b>
	A/The	United States I	iss proved to a prepa	ED OR INAPPLICA	BLE)	
will					vidence that no condition or combination of con ID/OR	
will	reasonably a	ssure the safety	of any other person a	id convincing evi	dence that no condition or combination of condi	tions
PAR	r IV. Writ	EN FINDINGS O	F FACT AND STATES	ing the communit	<b>y.</b>	
	/X/_The	Court has taken	into account the free	TENT OF KEASON	FOR DETENTION	
at he	aring and fin	ds as follows:	The delenator	ors set out in 18 i	J.S.C. § 3142(g) and all of the information subm	nitted
He		sumente		sa is over	Cla with a violation of 811.	50 81320
Ly	his in				ice aluse problem as in	siated
al	leasto	u parale	Villation	indicatin	al probation & wolations	and
<u> </u>	the supe		requirement	s.	g that he flees not timp	ly
. 1 <u> </u>						
	// Defen	dant, his attorne	y, and the AUSA hav	ve waived written	findings	•
PART	. Directi	UNS REGARDIN	G DETENTION			
T	he defendan	is committed to	the custody of the v	Attorney General	or his designated representative for confinement	
correction	s facility sep	arate to the exte	nt practicable from	record associations	or his designated representative for confinement or serving sentences or being held in custody pe	t in a
appeal. T	ae defendant	shall be afforde	ed a reasonable oppo	rtimity for private	or serving sentences or being held in custody pe	nding
of the Unit	ted States or	on the request of	of an attorney for the	Commey for private	consultation with defense counsel. On order or	f a court 🖹
the defend	ant to the Ur	uited States Mar	shal for the purpose	of an appearance	person in charge of the corrections facility shall in connection with a court proceeding.	deliver
Dated: 57	16/08 ATTY	PTS			Dahria V. minhall	

PATRICIA V. TRUMBULL United States Magistrate Judge